

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FII	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/665,687	0	9/20/2000	Kentoku Yamasuchi	04329/2423	9847
22852	7590	01/16/2004		EXAMINER	
FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER				MILLER, BRANDON J	
LLP 1300 I STREET, NW			ART UNIT	PAPER NUMBER	
WASHINGTON, DC 20005			2683		
				DATE MAILED: 01/16/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No. Applicant(s)					
•	Office Action Summan	09/665,687	YAMASUCHI ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Brandon J Miller	2683				
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address				
THE I - External after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period or re to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tim y within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
1)⊠	Responsive to communication(s) filed on 10/2	<u>16/03</u> .					
2a) <u></u>	This action is FINAL. 2b)⊠ Th	is action is non-final.					
3)	, -						
Dispositi	on of Claims						
4)🛛	Claim(s) <u>1-16</u> is/are pending in the application).					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1-16</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
	Claim(s) are subject to restriction and/o	r election requirement.					
9) 🗌 .	The specification is objected to by the Examine	r.					
10) 🗌 -	The drawing(s) filed on is/are: a) accept	oted or b) objected to by the Exar	miner.				
	Applicant may not request that any objection to the	e drawing(s) be held in abeyance. Se	ee 37 CFR 1.85(a).				
11) 🗌 .	The proposed drawing correction filed on	_is: a)□ approved b)□ disappro	ved by the Examiner.				
	If approved, corrected drawings are required in re	bly to this Office action.					
12) 🔲 .	The oath or declaration is objected to by the Ex	aminer.					
Priority u	ınder 35 U.S.C. §§ 119 and 120						
13)🛛	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(a)-(d) or (f).				
a)[☑ All b) ☐ Some * c) ☐ None of:						
	1. Certified copies of the priority document	s have been received.					
	2. Certified copies of the priority document	s have been received in Application	on No (
* 5	3. Copies of the certified copies of the prior application from the International Buse the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).	ed in this National Stage				
	acknowledgment is made of a claim for domesti						
•) The translation of the foreign language pro						
15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachmen	_						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 4) Interview Summary (PTO-413) Paper No(s) 5) Notice of Informal Patent Application (PTO-152) 6) Other:							
S Patent and T	rademark Office						

Art Unit: 2683

DETAILED ACTION

Response to Amendment

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3 and 6-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jarett in view of Bradshaw, Jr.

Regarding claim 1 Jarett teaches a communication terminal having a first radio unit configured to make radio communication with a base station, which is connected to a first communication terminal, over a first radio channel having a first radio frequency band, and a second radio unit configured to make radio communication with second communication terminal by using a second radio channel having a second radio frequency band (see col. 3, lines 62-67, col. 4, lines 1-10, col. 47, lines 61-65). Jarett teaches establishing a first radio channel to a base station through a first radio unit and establishing a second radio channel to another communication terminal through a second radio unit (see col. 3, lines 62-66 and col. 4, lines 1-8). Jarett teaches a communication channel between a first communication terminal and a second communication terminal that can be established via a second radio unit (see col. 3, lines 62-67, col. 4, lines 1-8, and col. 19, lines 48-52). Jarett does not teach a control section configured to connect the first radio channel to a second communication terminal via a second radio channel, such that a communication channel between a calling party and a second

Art Unit: 2683

communication terminal can be established via a second radio unit. Bradshaw, Jr. teaches connecting the first radio channel to a second communication terminal via a second radio channel, such that a communication channel between a calling party and a second communication terminal can be established via a second radio unit (see col. 3, lines 49-56 & 63-67 and col. 4, lines 21-26). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the device adapt to include a control section configured to connect the first radio channel to a second communication terminal via a second radio channel, such that a communication channel between a calling party and a second communication terminal can be established via a second radio unit because this would allow for a method of selecting a channel for executing a communication from various communication channels.

Regarding claim 2 Jarett teaches a communication terminal that includes a master device connected to a public network over a wired channel (see col. 4, lines 6-9 and col. 9, lines 15-19).

Regarding claim 3 Jarett teaches another communication terminal that can make a second call connection through a base station to a calling party in accordance with a telephone number (see col. 10, lines 18-20 & 40-45). Jarett does not teach receiving a telephone number from a first communication terminal connected to a base station when a radio channel to base station is connected by a first channel establishing section and a control that transfers an obtained telephone number to a second communication terminal through a second radio channel, such that a second communication terminal can make a second call through a base station to a calling party in accordance with a telephone number. Bradshaw, Jr. teaches receiving a telephone number from a first communication terminal connected to a base station (see col. 5, lines 30-32) and transferring an obtained telephone number to a second communication terminal through a second

Art Unit: 2683

radio channel, such that a second communication terminal can make a second call through a base station to a calling party in accordance with a telephone number (see col. 8, lines 48-60). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the invention adapt to include receiving a telephone number from a first communication terminal connected to a base station when a radio channel to base station is connected by a first channel establishing section and a control that transfers an obtained telephone number to a second communication terminal through a second radio channel, such that a second communication terminal can make a second call through a base station to a calling party in accordance with a telephone number because this would allow for an efficient call connection between two mobile terminals.

Regarding claim 6 Jarett teaches a communication terminal having a first radio unit configured to make radio communication with a base station, which is connected to a first communication terminal, over a first radio channel having a first radio frequency band, and a second radio unit configured to make radio communication with a second communication terminal by using a second radio channel having a second radio frequency band (see col. 3, lines 62-67, col. 4, lines 1-10, col. 47, lines 61-65). Jarett teaches establishing a first radio channel to a base station through a first radio unit and establishing a second radio channel to a second communication terminal through a second radio unit (see col. 3, lines 62-66 and col. 4, lines 1-8). Jarett teaches a communication channel between a first communication terminal and a second communication terminal can be established via a second radio unit (see col. 3, lines 62-67, col. 4, lines 1-8, and col. 19, lines 48-52). Jarett does not teach a control section configured to connect the first radio channel to a second communication terminal via a second radio

Art Unit: 2683

channel, such that a communication channel between a calling party and a second communication terminal can be established via a second radio unit. Bradshaw, Jr. teaches connecting the first radio channel to a second communication terminal via a second radio channel, such that a communication channel between a calling party and a second communication terminal can be established via a second radio unit (see col. 3, lines 49-56 & 63-67 and col. 4, lines 21-26). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the Jarett adapt to include a control section configured to connect the first radio channel to a second communication terminal via a second radio channel, such that a communication channel between a calling party and a second communication terminal can be established via a second radio unit because this would allow for a method of selecting a channel for executing a communication from various communication channels.

Regarding claim 7 Jarett teaches a communication terminal that includes a master device connected to a public network over a wired channel (see col. 4, lines 6-9 and col. 9, lines 15-19).

Regarding claim 8 Jarett and Bradshaw, Jr. teach a device as recited in claim 6 except for receiving a telephone number of a first communication terminal connected to the base station when the radio channel to the base station is connected by a first radio unit; transferring the telephone number of the first communication terminal to the second communication terminal through the second radio unit; and making a second call to the first communication terminal from the second communication terminal in accordance with the telephone number. Bradshaw, Jr. does teach receiving a telephone number from a first communication terminal connected to a base station (see col. 5, lines 30-32) and transferring an obtained telephone number to a second communication terminal through a second radio channel, such that a second communication

Art Unit: 2683

telephone number (see col. 8, lines 48-60). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the invention adapt to include receiving a telephone number of a first communication terminal connected to the base station when the radio channel to the base station is connected by a first radio unit; transferring the telephone number of the first communication terminal to the second communication terminal through the second radio unit; and making a second call to the first communication terminal from the second communication terminal in accordance with the telephone number because this would allow for an efficient call connection between two mobile terminals.

Regarding claim 9 Jarett and Bradshaw, Jr. teach a device as recited in claim 6 except for receiving a telephone number from a first communication terminal connected to a base station when a radio channel to base station is connected by a first radio unit, transferring an obtained telephone number to another communication terminal through a second radio unit and making a second call to a calling party from a master device for connecting a radio channel in accordance with a telephone number. Jarett does teach a communication terminal that includes a master device connected to a public network over a wired channel (see col. 4, lines 6-9 and col. 9, lines 15-19). Bradshaw, Jr. does teach receiving a telephone number from a first communication terminal connected to a base station (see col. 5, lines 30-32) and transferring an obtained telephone number to a second communication terminal through a second radio channel, such that a second communication terminal can make a second call through a base station to a calling party in accordance with a telephone number (see col. 8, lines 48-60). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the invention adapt to

Art Unit: 2683

radio channel to base station is connected by a first radio unit, transferring an obtained telephone number to another communication terminal through a second radio unit and making a second call to a calling party from a master device for connecting a radio channel in accordance with a telephone number because this would allow this would allow for an efficient call connection between two mobile terminals.

Regarding claim 10 Jarett and Bradshaw, Jr. teach a device as recited in claim 6 except for receiving a telephone number from a first communication terminal connected to a base station when a radio channel to base station is connected by a first radio unit, transferring an obtained telephone number to a second communication terminal through a second radio unit and making a second call to a calling party from a master device connecting to a public network over a wired channel in accordance with a telephone number. Jarett does teach a communication terminal that includes a master device connected to a public network over a wired channel (see col. 4, lines 6-9 and col. 9, lines 15-19). Bradshaw, Jr. does teach receiving a telephone number from a first communication terminal connected to a base station (see col. 5, lines 30-32) and transferring an obtained telephone number to a second communication terminal through a second radio channel, such that a second communication terminal can make a second call through a base station to a calling party in accordance with a telephone number (see col. 8, lines 48-60). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the invention adapt to include receiving a telephone number from a calling party connected to a base station when a radio channel to base station is connected by a first radio unit, transferring an obtained telephone number to another communication terminal through a second

Art Unit: 2683

radio unit and making a second call to a calling party from a master device connecting to a public network over a wired channel in accordance with a telephone number because this would allow for an efficient call connection between two mobile terminals.

Regarding claim 11 Jarett teaches a communication terminal having a radio section configured to establish a radio channel to a radio communication device connected to a base station (see col. 3, lines 62-67, col. 4, lines 1-10, col. 47, lines 61-65). Jarett does not teach receiving a telephone number over a radio channel or ceasing an established radio channel and originating a call to a party with a received telephone number. Bradshaw, Jr. teaches receiving a telephone number over a radio channel (see col. 8, lines 52-54). Bradshaw, Jr. teaches ceasing an established radio channel (see col. 4, lines 26-28). Bradshaw, Jr. teaches originating a call to a party with a received telephone number (see col. 8, lines 48-60). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the invention adapt to include receiving a telephone number over a radio channel or ceasing an established radio channel and originating a call to a party with a received telephone number because this would allow for a method of selecting a channel for executing a communication from various communication channels.

Regarding claim 12 Jarett t teaches a communication terminal having a first radio unit configured to make radio communication with a base station, which is connected to a calling party, over a first radio channel having a first radio frequency band, and a second radio unit configured to make radio communication with another communication terminal by using a second radio channel having a second radio frequency band (see col. 3, lines 62-67, col. 4, lines 1-10, col. 47, lines 61-65). Jarett teaches establishing a first radio channel to a base station

Art Unit: 2683

through a first radio unit and establishing a second radio channel to another communication terminal through a second radio unit (see col. 3, lines 62-66 and col. 4, lines 1-8). Jarett does not specifically teach receiving information from a base station over a first radio channel, or sending received information to another communication terminal over a second radio channel while receiving information over a first radio channel. Bradshaw, Jr. teaches receiving information from a base station over a first radio channel (see col. 3, lines 63-67). Bradshaw, Jr. teaches also teaches sending received information to another communication terminal over a second radio channel while receiving information over a first radio channel (see col. 3, lines 49-56 & 63-67 and col. 4, lines 21-26). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the Jarett adapt to include receiving information from a base station over a first radio channel, or sending received information to another communication terminal over a second radio channel while receiving information over a first radio channel because this would allow for a method of selecting a channel for executing a communication from various communication channels.

Regarding claim 13 Jarett teaches a communication terminal that includes a master device connected to a public network over a wired channel (see col. 4, lines 6-9 and col. 9, lines 15-19).

Regarding claim 14 Jarett teaches another communication terminal that can make a second call connection through a base station to a calling party in accordance with a telephone number (see col. 10, lines 18-20 & 40-45). Jarett does not teach receiving a telephone number from a calling party connected to a base station when a radio channel to base station is connected by a first channel establishing section and a control that transfers an obtained telephone number

Art Unit: 2683

to another communication terminal through a second radio channel, such that another communication terminal can make a second call through a base station to a calling party in accordance with a telephone number. Bradshaw, Jr. teaches receiving a telephone number from a first communication terminal connected to a base station (see col. 5, lines 30-32) and transferring an obtained telephone number to a second communication terminal through a second radio channel, such that a second communication terminal can make a second call through a base station to a calling party in accordance with a telephone number (see col. 8, lines 48-60). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the Jarett adapt to include receiving a telephone number from a calling party connected to a base station when a radio channel to base station is connected by a first channel establishing section and a control that transfers an obtained telephone number to another communication terminal through a second radio channel, such that another communication terminal can make a second call through a base station to a calling party in accordance with a telephone number because this would allow for communication connections between two uncoordinated networks.

Claims 4-5 and 15-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jarett in view of Bradshaw, Jr. and Grubeck.

Regarding claim 4 Jarett and Bradshaw, Jr. teach a device as recited in claim 1 except for a communication terminal with a transmission power of a first radio unit that is set to be sufficiently small compared to that of a second radio unit. Grubeck further teaches a communication terminal with a transmission power of a radio unit that is set to be sufficiently small compared to that of another radio unit (see col. 3, lines 13-15 and col. 5, lines 38-42). It would have been obvious to one of ordinary skill in the art at the time the invention was made to

Art Unit: 2683

make the invention adapt to include a communication terminal with a transmission power of a first radio unit that is set to be sufficiently small compared to that of a second radio unit because this would allow for reduced interference in a radio communication system.

Regarding claim 5 a device as recited in claim 4 is taught above except for a communication terminal with a transmission power of a second radio unit that is 1/10 or less of the transmission power of a first radio unit. Grubeck further teaches a transmission power of a radio unit that is 1/5 or less of the transmission power of another radio unit (see col. 5, lines 38-42). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the invention adapt to include a communication terminal with a transmission power of a second radio unit that is 1/10 or less of the transmission power of a first radio unit because this would allow for reduced interference in a radio communication system.

Regarding claim 15 Jarett and Bradshaw, Jr. teach a device as recited in claim 12 except for a communication terminal with a transmission power of a first radio unit that is set to be sufficiently small compared to that of a second radio unit. Grubeck further teaches a communication terminal with a transmission power of a radio unit that is set to be sufficiently small compared to that of another radio unit (see col. 3, lines 13-15 and col. 5, lines 38-42). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the invention adapt to include a communication terminal with a transmission power of a first radio unit that is set to be sufficiently small compared to that of a second radio unit because this would allow for reduced interference in a radio communication system.

Regarding claim 16 a device as recited in claim 15 is taught above except for a communication terminal with a transmission power of a second radio unit that is 1/10 or less of

Art Unit: 2683

the transmission power of a first radio unit. Grubeck further teaches a transmission power of a radio unit that is 1/5 or less of the transmission power of another radio unit (see col. 5, lines 38-42). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the invention adapt to include a communication terminal with a transmission power of a second radio unit that is 1/10 or less of the transmission power of a first radio unit because this would allow for reduced interference in a radio communication system.

Response to Arguments

Applicant's arguments with respect to claims 1-16 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Ito U.S. Patent 5,297,190 discloses a radio communication system.

Tokuyoshi U.S. Patent 6,377,806 discloses a mobile phone with communication channel switching determination unit.

Scott, II U.S. Patent 6,282,423 discloses a wireless communication system with selectable signal routing and method therefor.

Grau U.S. Patent 5,200,951 discloses an apparatus and method for transmitting messages between a plurality of subscriber stations.

Eisdorfer U.S. Patent 5,960,348 discloses a technique for use in processing telephone calls.

Art Unit: 2683

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brandon J Miller whose telephone number is 703-305-4222. The examiner can normally be reached on Mon.-Fri. 8:00 am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Trost can be reached on 703-308-5318. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

January 6, 2004

WILLIAM TROST SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600